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U. S. DEPARTMENT OF AGRICULTURE

WAR FOOD ADMINISTRATION

FDO 67

JULY 26, 1943

[FDO 67]

PART 1460—FATS AND OILS

INEDIBLE TALLOW OR GREASE

The fulfillment of requirements for the defense of the United States will result in a shortage in the supply of inedible tallow or grease for defense and private account, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1460.27 *Restrictions relative to inedible tallow or grease—(a) Definitions.* When used in this order, unless otherwise distinctly expressed, or manifestly incompatible with intent thereof:

(1) The term "inedible tallow or grease" means all grades and qualities of inedible animal tallows, greases and stearines produced therefrom, excluding garbage grease, wool grease, grease (lard) oil, neatsfoot oil and stock, stearic acid and red oil.

(2) The term "person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(3) The term "manufacturer" means any person who uses inedible tallow or grease in the manufacture of any other product.

(4) The term "producer" means any person whose operations result in the production of inedible tallow or grease or a mixture of such products in any form.

(5) The term "dealer" means any person who purchases inedible tallow or grease, or mixtures of the same, in any form for resale, or who blends or mixes such products for resale.

(6) The term "inventories" means all quantities of inedible tallow, grease and mixed fatty acids produced from inedible tallow or grease, owned by a manufacturer, dealer, or producer, in addition to all undelivered purchases of inedible tallow or grease contracted to be delivered in the future, less undelivered sales of inedible tallow or grease as such. Inventory shall include all tallow, grease and mixed fatty acids derived therefrom in process up to the point at which they cease to exist as such, by reason of saponification, neutralization, pressing, distillation or compounding with nonfatty materials.

(7) The term "Director" means the Director of Food Distribution, War Food Administration, or any employee of the United States Department of Agriculture designated by such Director.

(8) The term "soap" means the water soluble product formed by the saponification or neutralization of fats, oils, rosins, or their fatty acids with organic, sodium, or potassium bases, or any detergent composition containing such products.

(b) *Restrictions on delivery, acceptance of delivery, and use.* (1) Except as otherwise specifically authorized by the Director, no person shall accept delivery of inedible tallow or grease.

(2) No producer or dealer shall deliver inedible tallow or grease during any given month to any manufacturer, not authorized by the Director to accept delivery, unless and until he has before the end of the month: (i) delivered; (ii) offered to deliver; or (iii) made provision to deliver; all inedible tallow or grease which has been ordered from him before the 10th day of the month by a manufacturer authorized to accept delivery of inedible tallow and grease: *Provided, however,* That no producer shall be obligated to deliver on certified orders in the aggregate in any calendar month more than 30 percent of his total deliveries for such month. In computing the percentage under this paragraph (b) (2) of allowable deliveries to those persons who do not certify, each producers' plant shall be considered separately.

(c) *Exceptions to requirements of specific authorization.* (1) Notwithstanding the provisions of (b) (1) and subject to the provisions of (b) (2) hereof, specific authorization of the Director shall not be required for the delivery, acceptance of delivery, or use of inedible tallow or grease where such inedible tallow or grease is used in the manufacture of soap.

(2) Notwithstanding the provisions of (b) (1) and (2) hereof, specific authorization of the Director shall not be required for delivery, acceptance of delivery, or use by any manufacturer whose consumption or usage of inedible tallow or grease is not to exceed 5,000 pounds per month.

(d) *Applications for delivery and use.* Every manufacturer, except a soap manufacturer, seeking authorization to use or consume inedible tallow or grease, shall file Form FDA-478, with the Chief, Fats and Oils Branch, Food Distribution Administration, War Food Administration, Ref: FD 67, on or before the 15th day of the month preceding the month in which delivery is desired.

(e) *Certifications of manufacturers.* Every manufacturer who receives authorization to use inedible tallow or

grease shall attach to, or include in, his purchase orders the following certificate:

The undersigned manufacturer hereby certifies to the War Food Administration, United States Department of Agriculture, and to his supplier, that the inedible tallow and grease hereby ordered has been authorized by the Director for acceptance of delivery and use, and that the amount ordered, together with his present inventory, will not exceed the inventory limitation of Food Distribution Order 67.

(Date)

(Name of purchaser)

By

(Authorized official)

(Title)

(f) *Inventory limitations.* (1) No manufacturer shall, after the 1st day of August 1943, have an inventory of inedible tallow or grease greater than one-fourth of the aggregate amount of inedible tallow or grease used by him during the period between October 1, 1942, and March 31, 1943.

(2) No producer shall produce or accept delivery of any inedible tallow or grease, after the effective date of this order, which will cause his inventory of inedible tallow or grease to be greater than one-twelfth of the amount produced during the period between October 1, 1942, and March 31, 1943.

(3) No dealer shall accept delivery of any inedible tallow or grease, after the effective date of this order, which will cause his inventory of inedible tallow or grease to be greater than one-twelfth of the amount delivered by him during the period between October 1, 1942, and March 31, 1943.

(4) If a person is both a producer and manufacturer his allowed inventory shall be the amount permitted him as a producer or manufacturer, whichever is greater.

(5) If, on the effective date of this order, a manufacturer's inventory exceeds the amount allowed under this order, he shall not be required to sell or dispose of the surplus, but he shall not buy or acquire in any manner any inedible tallow or grease until his inventory falls below the amount authorized by this order: *Provided, however,* That if a manufacturer's inventory on the effective date of this order exceeds the amount permitted by this order, but he does not own certain grades required by him in his manufacturing process, he may buy, for 45 days only, after the effective date



of this order, a sufficient quantity of those grades of inedible tallow or grease which are necessary to maintain his manufacturing processes.

(6) If a producer or dealer is unable to sell his inedible tallows or greases at the ceiling prices listed in Office of Price Administration Revised Price Schedule No. 53, as amended, dated December 12, 1941 (7 F.R. 1309), he may increase his inventory above the inventory limitations of this order; and, a user may increase his inventory above the inventory limitation of this order by purchases of inedible tallows or greases at prices below the ceiling prices listed in Office of Price Administration Revised Price Schedule No. 53: *Provided, however, That:*

(i) If a producer or dealer exceeds the inventory limitations of this order, by reason of this exception, he shall not, thereafter, refuse or fail to deliver inedible tallows or greases to buyers offering to purchase at such ceiling prices until his inventory falls within the inventory limitations of this order; and,

(ii) No user whose inventory exceeds the inventory limitation of this order, by reason of this exception, may buy additional inedible tallows or greases at such ceiling prices until his inventory is within the inventory limitations of this order.

(7) Notwithstanding the provisions of this order, no buyer shall be required to buy, or seller to sell or ship in quantities less than normal commercial quantities, namely, tank car, tank truck, or carload or truckload in packages.

(8) Notwithstanding any of the provisions of this order a manufacturer may purchase import tallow, grease, or mixed

fatty acids derived therefrom directly or from the Commodity Credit Corporation, but should such purchases cause his inventory to exceed the inventory limitation of this order he shall not buy inedible tallow or grease produced in the continental United States until his inventory is within the inventory limitation of this order.

(g) *Audits and inspections.* The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises or stocks of inedible tallow or grease of any person, and to make such investigations, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(h) *Records and reports.* The Director shall be entitled to obtain such information from, and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(i) *Bureau of the Budget approval.* The reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent specific record-keeping or reporting requirements by the Director will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(j) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional and unrea-

sonable hardship on him may apply in writing for relief to the Director, setting forth in such petition all pertinent facts and the nature of the relief sought, the Director may thereupon take such action as he deems appropriate, which action shall be final.

(k) *Violations.* The War Food Administrator may, by suspension order, prohibit any person who violates any provision of this order from receiving, making and deliveries of, or using inedible tallow or grease, or any other material subject to priority or allocation control by the War Food Administrator, and may recommend that any such person be prohibited from receiving, making any deliveries of, or using materials subject to the priority or allocation control of other governmental agencies. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(l) *Territorial extent.* This order shall apply to the forty-eight States of the United States and the District of Columbia.

(m) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., August 1, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 26th day of July 1943.

MARVIN JONES,  
War Food Administrator.

Press Release Immediate:  
July 27, 1943.

Essential war industry, which uses about 25 to 35 percent of the available supply of tallow and grease, will be given preference over other users in obtaining its requirements of these raw materials.

The War Food Administration has issued Food Distribution Order No. 67, effective August 1, 1943, requiring suppliers to give this preference up to 30 percent of their tallow and grease production to industrial users holding specific Government authorization to obtain these products.

Soap manufacturers, largest users of tallow and grease, are not permitted to apply for authorizations. Thus, it is necessary for them to wait on their requirements until war industries have been supplied.

In issuing the order, WFA pointed to present shortage of tallow and grease, and said that uncontrolled distribution has made it difficult for small but essential war industries to obtain supplies for the production of vitally needed products, principally lubricating greases.

Current soap production will be maintained, officials said, by the use of crude soybean, palm and coconut oils, recently released in large quantities for

that purpose, and other domestic materials to augment the short supply of tallow and grease.

War industries applying for authorizations to obtain the products should use form FDA 478, available in all regional offices of the Food Distribution Administration, and file their applications by August 15 (to cover September deliveries) with the Fats and Oils Branch, Food Distribution Administration, Washington, D. C.

FDO No. 67 also limits inventories of tallow and grease users to a 45 days' supply, and inventories of producers and dealers to a 15 days' supply.

WAR FOOD ADMINISTRATION  
Food Distribution Administration  
Washington 25, D. C.

In printing FDO-67 Amendment 1 the following error occurred:

First paragraph, last line the word "as" should read "is", so that the paragraph reads:

"Pursuant to the authority vested in the War Food Administrator, Food Distribution Order 67 (8 F.R.10479), issued by the War Food Administrator on July 26,1943, is amended to read as follows":





WAR FOOD ADMINISTRATION

[FDO 67, Amdt. 1]

PART 1460—FATS AND OILS  
INEDIBLE TALLOW OR GREASE

Pursuant to the authority vested in the War Food Administrator, Food Distribution Order 67 (8 F.R. 10479), issued by the War Food Administrator on July 26, 1943, as amended to read as follows:

§ 1460.27 *Restrictions relating to inedible tallow or grease—(a) Definitions.*

(1) "Inedible tallow or grease" means all grades and qualities of inedible animal tallow, greases, and stearines produced therefrom; excluding garbage grease, wool (grease) fat, grease (lard) oil, neat's foot oil and stock, stearic acid, and red oil.

(2) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(3) "Producer" means any person whose operations result in the production of inedible tallow or grease or a mixture of such products in any form.

(4) "Dealer" means any person who purchases inedible tallow or grease, or mixture of the same, in any form for resale, or who blends or mixes any such products so purchased for resale.

(5) "Manufacturer" means any person who uses inedible tallow or grease in the manufacture of any other product. For the purposes of this order, mixed fatty acids shall be considered as another product.

(6) "Inventory" means all quantities of inedible tallow or grease, owned by a manufacturer, dealer, or producer, and all of the inedible tallow or grease for which he holds a contract for delivery in the future; less the amount of inedible tallow or grease as such, which he has sold but not delivered. The term shall include all inedible tallow or grease, in process up to the point at which it ceases to exist as such, by reason of saponification, neutralization, pressing, distillation, or compounding with nonfatty materials.

(7) "Director" means the Director of Food Distribution, War Food Administration.

(8) "Soap" means the water soluble product formed by the saponification or neutralization of fats, oils, rosins, or their fatty acids with organic, sodium or potassium bases, or any detergent composition containing such products.

(9) "Base period" means the period beginning on October 1, 1942 and ending on March 31, 1943.

(10) "Base period production" means the aggregate quantity of inedible tallow or grease produced by a producer during the base period.

(11) "Base period deliveries" means the total quantity of inedible tallow or grease delivered by a dealer to other persons during the base period.

(12) "Base period use" means, with respect to a manufacturer for whom a base period use has not been established under the provisions of paragraph (g) hereof, the total quantity of inedible tallow or grease used by such manufacturer during the base period, or, with respect to a manufacturer for whom a base period use has been established by the Director under the provisions of paragraph (g) hereof, the amount of inedible tallow or grease so established by the Director.

(13) "Commercial quantity" means a tank car, a tank truck, a carload of packages, or a truck load of packages.

(14) "Maximum unit" means the largest, single, segregate, commercial quantity of inedible tallow or grease which a person accepted delivery of during the base period.

(15) "Month" means calendar month.

(16) "Continental United States" means the forty-eight States of the United States and the District of Columbia.

(b) *Restrictions on acceptance of delivery.* (1) Subject to the provisions of paragraph (e) hereof, and except as provided for in paragraph (c) hereof, no manufacturer, other than a manufacturer of soap, shall accept delivery of inedible tallow or grease, unless and except as specifically authorized by the Director.

(2) Applications for authorization to accept delivery of inedible tallow or grease pursuant to the provisions of paragraph (b) (1) hereof, shall be filed on Form FDA-478 with the Chief, Fats and Oils Branch, Food Distribution Administration, War Food Administration, Washington 25, D. C., Ref. FDO-67, on or before the fifteenth day of the month preceding the month in which such acceptance of delivery is to be made.

(3) Every manufacturer who has received an authorization pursuant to paragraph (b) (1) hereof to accept delivery of inedible tallow or grease shall attach to, or include in, his purchase order for such inedible tallow or grease a certificate in the following form, properly filled out and executed:

The undersigned hereby certifies to the War Food Administration and to \_\_\_\_\_ (supplier)

that this certificate constitutes a part of an order by him to said supplier for \_\_\_\_\_ pounds of inedible tallow or grease to be delivered in \_\_\_\_\_ 19\_\_\_\_, that he

(month)

has been authorized to so accept delivery of such inedible tallow or grease by the Director of Food Distribution, and that such acceptance of delivery by him will not cause his inventory of inedible tallow or grease to exceed the amount he is permitted under the terms of Food Distribution Order 67, as amended.

\_\_\_\_\_  
(Name of purchaser)

By \_\_\_\_\_  
(Authorized official)

\_\_\_\_\_  
(Date)

However, no person shall attach to, or include in, any order for inedible tallow or grease, such a certificate, unless the person giving the order has been authorized by the Director to accept delivery of the inedible tallow or grease covered by the order.

(c) *Exceptions to paragraph (b).* Notwithstanding the provisions of paragraph (b) hereof, specific authorization from the Director shall not be required for the acceptance of delivery of inedible tallow or grease in any month by a manufacturer who does not accept delivery of more than 5,000 pounds of inedible tallow or grease in such month.

(d) *Restrictions on delivery.* No producer or dealer shall deliver inedible tallow or grease during any month to any manufacturer except a manufacturer who has been authorized by the Director to accept delivery under the provisions of paragraph (b) (1) hereof, unless and until he has, before the end of such month, delivered, offered to deliver, or made provision to deliver all inedible tallow or grease which is ordered from him in the period of 20 days immediately prior to the tenth day of such month, by means of any order which is certified in accordance with the provisions of paragraph (b) (3) hereof: *Provided, however,* That no producer or dealer shall be obligated to deliver, offer to deliver, or make provision to deliver on such certified orders in the aggregate, in any month, more inedible tallow or grease than 30% of the total amount of inedible tallow or grease delivered by him in such month, or to make delivery of any quantity of inedible tallow or grease other than a commercial quantity, or in an amount less than the smallest commercial quantity of inedible tallow or grease delivered by him in the base period; and no producer shall be required to deliver, offer to deliver, or



make provision to deliver on such certified orders from any one plant operated by him more than 30% of the total deliveries of inedible tallow or grease made by him from such plant in such month.

(e) *Inventory limitations.* Except as provided in paragraph (f) hereof:

(1) No producer shall produce any inedible tallow or grease after the effective date of this amendment which will cause his inventory to exceed an amount equal to  $\frac{1}{2}$  of his base period production; and

(2) No dealer shall accept delivery of any inedible tallow or grease after the effective date of this amendment which will cause his inventory to exceed an amount equal to  $\frac{1}{2}$  of his base period deliveries; and

(3) No manufacturer shall after the effective date of this amendment accept delivery of inedible tallow or grease which will cause his inventory to exceed an amount equal to  $\frac{1}{3}$  of his base period use; and

(4) If a person's operations in inedible tallow or grease are such that under the terms of this order he may be classified as two or more of the following, to wit: a producer, a dealer, or a manufacturer, such person shall not produce or accept delivery of any inedible tallow or grease which will cause his inventory to exceed the largest amount he is permitted to have under one of the foregoing paragraphs hereof, to wit: (e) (1), (e) (2), or (e) (3).

(f) *Exceptions to paragraph (e).* Notwithstanding the provisions of paragraph (e) hereof:

(1) Any producer or dealer who is unable to sell his inedible tallow or grease at the applicable ceiling prices established by the Office of Price Administration may increase his inventory above the applicable inventory limitations of paragraph (e) hereof, and a manufacturer may increase his inventory above the applicable inventory limitations of said paragraph (e) by purchases of inedible tallow or grease at prices below the applicable ceiling prices established by the Office of Price Administration: *Provided, however, That, if a producer or dealer exceeds the applicable inventory limitations of said paragraph (e) by reason of this exception, he shall not thereafter refuse or fail to deliver inedible tallow or grease to buyers offering to purchase at such ceiling prices until his inventory falls within the applicable inventory limitations of said paragraph (e); and no manufacturer whose inventory exceeds the applicable inventory limitations of said paragraph (e) by reason of purchases made pursuant to this paragraph (f) (1) shall buy additional inedible tallow or grease at such ceiling prices until his inventory falls within the applicable inventory limitations of said paragraph (e).*

(2) Any dealer may accept delivery of his maximum unit, if, at the time of such acceptance of delivery, his inventory does not exceed an amount equal to  $\frac{1}{24}$  of his base period deliveries.

(3) Any manufacturer may accept delivery of his maximum unit, if, at the time of such acceptance of delivery, his inventory does not exceed an amount equal to  $\frac{1}{6}$  of his base period use.

(4) Any manufacturer may accept delivery of inedible tallow or grease which was imported into the continental United States from a foreign country by such manufacturer or his agent, and may also accept delivery of inedible tallow or grease from a governmental agency, if such materials were imported into the continental United States from a foreign country, but if any such acceptance of delivery shall cause his inventory to exceed the applicable inventory limitations of paragraph (e) hereof, he shall not thereafter accept delivery of inedible tallow or grease, which was produced in the continental United States, until his inventory falls within the applicable inventory limitations of said paragraph (e).

(g) *Increases in base period use.* Any manufacturer who did not use inedible tallow or grease in the base period, or whose current requirements for such materials are greater than in the base period, may petition the Director in writing for the establishment of a larger base period use. The petition shall set forth all pertinent facts. Upon receipt of the petition the Director shall act thereon by either denying any relief or establishing a larger base period use for the petitioner.

(h) *Intra-company deliveries.* The restrictions of paragraphs (b) and (d) hereof, shall apply not only to transactions, involving delivery or acceptance of delivery, between separate persons who are producers, dealers, or manufacturers, including affiliates or subsidiaries, but to delivery by a branch of a single enterprise engaged in the activities of a "producer" to another branch of the same or any other enterprise under common ownership or control, which is engaged in the activities of a "manufacturer", and also to the acceptance of delivery by any such branch engaged in the activities of a "manufacturer."

(i) *Records and reports.* (1) Every person who makes delivery of inedible tallow or grease pursuant to an order which has been certified in accordance with the provisions of paragraph (b) (3) hereof, shall retain such order and the certificate in connection therewith, for a period of at least two years after the date of such delivery.

(2) The Director shall be entitled to obtain such information from, and require such reports and keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(3) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate), maintain an accurate record of his transactions in inedible tallow or grease.

(4) The record-keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent record-keeping or reporting requirements will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(j) *Audits and inspections.* The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises, or stocks of inedible tallow or grease of any person, and to make such investigations, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(k) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him, may file a petition for relief in writing with the Director, addressed as follows: Director of Food Distribution, War Food Administration, Washington 25, D. C. Reference FDO 67. Such petition shall set forth all pertinent facts and the nature of the relief sought. The Administrator of this order shall then act upon the petition. In the event that the petitioner is dissatisfied with the action taken by the Administrator of this order, he may request a review of such action by the Director whose decision with respect to the relief sought shall be final.

(l) *Violations.* The War Food Administrator may, by suspension order, prohibit any person who violates any provision of this order from receiving, making any deliveries of, or using inedible tallow or grease, or any other material subject to priority or allocation control by the War Food Administrator, and may recommend that any such person be prohibited from receiving, making any deliveries of, or using materials subject to the priority or allocation control of other governmental agencies. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(m) *Delegation of authority.* The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate any or all of the authority vested in him by this order to any employee of the United States Department of Agriculture.

(n) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued by the Director, or otherwise provided herein, be addressed to the Director of Food Distribution, War Food Administration, Washington 25, D. C., Reference FDO-67.



(o) *Territorial extent.* This amendment shall apply only in the continental United States.

(p) *Effective date.* This amendment shall become effective at 12:01 a. m., e. w. t., November 20, 1943. However, with respect to violations of said Food

Distribution Order 67, or rights accrued, or liabilities incurred thereunder, prior to said date, said Food Distribution Order 67 shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 17th day of November 1943.

ASHLEY SELLERS,  
Assistant War Food Administrator.

War Food Administration:  
Summary to FDO 67 Amendment 1.

Increased production of tallow and grease will permit users to maintain a 60 days' supply after November 20, the War Food Administration has announced.

Food Distribution Order No. 67 has limited these inventories, along with

those of fatty acids derived from tallow and grease, to a 45 days' supply since August 1. Control of the fatty acid inventories, now included in FDO 87, has been removed from FDO 67.

An amendment to FDO 67 also permits use of tallow and grease from the limited inventories without authorization by the

Food Distribution Administration. It still is necessary, however, for all industrial users (except soap manufacturers) to obtain authorization for *delivery* of these fats by applying on FDA form 478 to the Fats and Oils Branch, Food Distribution Administration, Washington 25, D. C.





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FDO 67

AMDT. 2  
FEB. 25, 1944

WAR FOOD ADMINISTRATION

[FDO 67, Amdt. 2]

PART 1460—FATS AND OILS

INEDIBLE TALLOW OR GREASE

Pursuant to the authority vested in the War Food Administrator, Food Distribution Order 67, as amended (8 F.R. 15810), § 1460.27, is amended as follows:

By deleting the figure " $\frac{1}{3}$ " in para-

graph (e) (3) thereof and inserting in lieu thereof the figure " $\frac{1}{2}$ ".

This amendment shall become effective on February 25, 1944 at 12:01 a. m., e. w. t. However, with respect to violations of said Food Distribution Order 67, or rights accrued, or liabilities incurred thereunder, prior to said date, said Food Distribution Order 67 shall be deemed to be in full force and effect for the purpose

of sustaining any proper suit, action, or other proceeding with respect to any such violation, right or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 25th day of February 1944.

WILSON COWEN,  
Assistant War Food Administrator.

War Food Administration,  
Summary to Food Distribution Order 67  
Am. 2.

*Tallow and Grease Inventory Limitation  
Raised*

Because current seasonal production of

tallow and grease is taxing producers' storage facilities, the War Food Administration will permit users to maintain a 90-day inventory, beginning February 25, 1944.

Under the tallow and grease order, Food Distribution Order No. 67, users'

inventories have been limited since November 20, 1943 to a 60-day supply. The change was made by an amendment to the order. Within the next several weeks, when production tapers off, it is planned to return to the 60-day limitation.

